Animal Protection and Control - Title 8

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Chapter 8.01

GENERAL PROVISIONS

Sections:

- 8.01.010 Purpose.
- 8.01.020 Definitions.
- 8.01.030 Animal protection and control advisory board.
- 8.01.040 Animal protection and control department.
- 8.01.050 County animal fund.

8.01.010 Purpose.

It is hereby declared to be the public policy of Clark County to adopt and enforce those animal

control measures deemed desirable and necessary for the protection of the health, welfare and safety of the residents and animals of Clark County and to prevent injury to property and cruelty to animals. To this end, it is the purpose of the ordinance codified herein to provide a means of licensing dogs, cats and facilities; to regulate animal behavior so that it will not constitute a nuisance; and to prevent or curtail inhumane treatment to animals. (Sec. 1 of Res. 1981-04-108; amended by Sec. 1 of Res. 1984-12-65; amended by Sec. 1 of Ord. 1993-08-13A)

8.01.020 Definitions.

As used in this title:

- 1. "Adult dog" means any dog having a set of permanent canine teeth, or past the age of six (6) months.
- 2. "Advisory board" means the animal protection and control advisory board created by Section 8.01.030.
- 3. "Agent" means any public or private establishment authorized by Clark County animal control to issue pet licenses.
- 4. "Animal" means any member of the classes reptile, bird or mammal, except man.
- 5. "Animal control department" means the Clark County animal protection and control department created by Section 8.01.040 to administer and enforce the provisions of this title and the laws of the state of Washington as they pertain to animal control and welfare. The term shall include such department's duly authorized officers, employees and agents.
- 6. "Animal control officer" means any employee of the animal control department, and deputized by the Clark County sheriff for the limited purpose of enforcing this title and the laws of the state of Washington as they pertain to animal control and welfare.
- 7. "Animal shelter" means a facility which is used to house or contain stray, homeless, abandoned or unwanted animals, and which is owned, operated or maintained by a public body, an established humane society, animal welfare society, society for the prevention of cruelty to animals, or other nonprofit organization devoted to the welfare, protection, and humane treatment of animals.
- 8. "Board" means the board of county commissioners of Clark County.
- 9. "County" means the unincorporated area of Clark County, Washington.
- 10. *"Domestic animal" or "pet" means any animal other than livestock that lives and breeds in a tame condition. This generally refers to dogs, cats and some birds.
- 11. *"Facility" means any premises used to conduct an animal shelter or animal-related business such as grooming, breeding, boarding, sale or training of domestic, exotic and/or guard animals, but excluding animal hospitals or clinics where animals are kept only for treatment by licensed veterinarians.
- 12. *"Feral" means any animal, normally classified as domestic, which has escaped domestication and become wild.
- 13. *"Grooming parlor" means any establishment where animals are bathed, clipped or combed for a valuable consideration for the purpose of enhancing their aesthetic value.
- 14. *"Hobby registration" means any premises where four (4) or more, but less than ten (10) adult dogs are kept for any purpose; PROVIDED, that the terms shall not include animal hospitals, where dogs are kept for treatment by licensed veterinarians, and animal facilities; and PROVIDED FURTHER, that if offspring are sold to commercial outlets, or for research or experimental purposes, the premises shall be deemed a kennel facility.
- 15. *"Kennel" means either (a) any premises used to conduct a commercial business involving the buying, selling, breeding for sale, letting for hire, boarding or training of dogs; (b) any premises at which ten (10) or more adult dogs are kept for any purpose, including animal shelters, but excluding animal hospitals or clinics where animals are kept only for treatment by licensed veterinarians; (c) any premises where offspring puppies or adult dogs are sold to commercial outlets or are sold for research or experimental purposes; (d) any premises where offspring from two (2) or more litters per twelve (12) month period are sold or traded, exchanged or bartered for a valuable consideration or joint ownership purpose; (e) any premises used as the location for the

training of dogs for obedience, hunting, protection, etc., (if the address is different from the office address,) or the premises are used as a combination office/training location, EXCEPT, if the training site is property belonging to a recognized school district, municipal body or not-for- profit organization.

- 16. *"Lawful" in regard to herding, hunting, competition or training means to be engaged in such activity on the property of another by permission, or, on public land that is set aside and/or open for such use.
- 17. *"Leash" means a cord, thong, or chain not more than nine (9) feet in length by which an animal is physically controlled by the person accompanying it.
- 18. *"License tag" or "tag" means a prenumbered identification license sold to an owner/custodian for a specific pet animal. Rabies identification or other identification may not be substituted or accepted in lieu of a license tag.
- 19. *"Livestock" means any horse, mule, burro, dairy or beef animal, llama, goat, sheep, swine, rabbit and poultry.
- 20. *"Owner" means any person possessing, harboring, keeping, having an interest in, or any person having control or custody of an animal. In a household setting, the owner is presumed to be the head of the household.
- 21. *"Pack of dogs" means a group of three (3) or more dogs running upon lands, either public or private, not that of their owner, when such dogs are not restrained or under control.
- 22. *"Person" means any individual, partnership, corporation or other legal entity.
- 23. *"Pet shop" means an establishment where animals bred elsewhere are offered for sale to the public.
- 24. *"Police dog" means a dog used by a law enforcement agency and specially trained for law enforcement work.
- 25. *"Poultry" means all domesticated fowl and all game birds which are legally held in captivity.
- 26. *"Running at large" means to be off the premises of the owner and not under the control of either the owner or a person authorized by the owner.
- 27. *"Stray" means any animal captured, impounded, or in the custody of animal control, its employees or agents, or at an area authorized by animal control to care for and keep custody of animals.
- 28. *"Under control" means the voice, signal or physical control so as to be restrained from approaching a bystander, from entering private property, and from causing damage to property. An animal is presumed not to have been under control if injury, damage or trespass has occurred.
- 29. *"Vicious" means showing a propensity without sufficient provocation to do any act which endangers the safety of persons, animals or property.
- 30. *"Wild animal" means any animal, except livestock and domesticated animals, which due to its size, habits, natural propensities, training or instinct presents a danger or potential danger to human beings, animals or property.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 2 of Res. 1984-12-65; amended by Sec. 1 of Ord. 1985-12-06; amended by Sec. 1 of Ord. 1986-10-49; amended by Sec. 1 of Ord. 1987-11-37; amended by Sec. 2 of Ord. 1993-08-13A)

8.01.030 Animal protection and control advisory board.

- 1. There is created an animal protection and control advisory board to be composed of ten (10) members, as follows:
 - One (1) member who owns or operates a licensed facility (includes kennel) in Clark County;
 - b. One (1) member who is a licensed veterinarian who practices in Clark County;
 - c. One (1) member who is a Clark County resident who is affiliated as a member, employee or officer in a Clark County animal welfare organization;

- d. One (1) member who is a Clark County resident who is affiliated as a member, employee or officer in a Clark County livestock organization:
- e. One (1) member who owns dog(s) but who do not work in, own or operate any facility;
- f. One (1) member who owns cat(s) but who does not work in, own or operate any facility;
- g. One (1) member who is any animal owner other than dog/cat;
- h. One (1) member who is a Clark County resident who neither owns nor maintains domestic animals;
- i. Two (2) members at large who are Clark County residents.

No employee of the Clark County animal control department shall serve as a member of the advisory board; PROVIDED, that the director of the animal control department or his designee shall be an ex officio, nonvoting member of the advisory board. Of the members first appointed, five (5) shall be appointed for a one (1) year term and five (5) shall be appointed for a two (2) year term. Thereafter, the terms shall be for two (2) years and until their successors are appointed. Any vacancies, including those caused by a change in status of a member which affects such member's continued qualification to serve on the advisory board under the applicable selection criteria set forth hereinabove, shall be filled for the unexpired term.

- The animal protection and control advisory board shall annually select from its voting members a chairperson and such other officers as to the advisory board may seem necessary.
- 3. The duties of the animal protection and control advisory board are as follows:
 - Report to the board, no less often than once annually, on recommended modifications or additions to this title and to the general operations of the animal control department;
 - b. Act as an appeal hearing tribunal pursuant to Section 8.19.080: PROVIDED, that this hearing function may be delegated to a subcommittee of the advisory board composed of no less than three of its voting members:
 - c. Perform such further duties as may be authorized or directed by resolution of the board.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 3 of Res. 1984-12-65; amended by Sec. 3 of Ord. 1993-08-13A)

8.01.040 Animal protection and control department.

There is established an animal protection and control department to administer and enforce the provisions of this title and the laws of the state of Washington as they pertain to animal control and welfare. Officers of such department shall be specially deputized as law enforcement officers by the Clark County sheriff. It is recognized that other agencies, such as the Washington State Department of Wildlife, Washington State Department of Agriculture, the Vancouver Humane Society and S.P.C.A., the Southwest Washington Health District, and the Clark County sheriff, also have animal control and welfare responsibilities and interests. The animal control department shall be cognizant of such overlapping jurisdiction, shall avoid duplication of services, and where appropriate, shall provide for coordination, referral and assistance to and among such agencies. (Sec. 1 of Res. 1981-04- 108; amended by Sec. 4 of Ord. 1993-08-13A)

8.01.050 County animal fund.

There is established a fund to be known as the "county animal fund" which shall be kept by the Clark County treasurer, and all moneys collected by the animal control department for the registration of animals, licensing of kennels, grooming parlors and pet shops, impoundment fees, and penalties shall be paid into such fund and such moneys shall be utilized for the implementation and enforcement of this title, to include the cost of impoundment and

maintenance of an animal shelter, and other such purposes incidental to the enforcement of this title. (Sec. 1 of Res. 1981-04-108; amended by Sec. 2 of Ord. 1987- 11-37)

Chapter 8.03 STOCK RESTRICTED AREA Sections:

8.03.010 Designated.

8.03.020 Transportation charge.

8.03.010 Designated.

8.03.010 Designation.

Pursuant to Chapter 16.24 RCW, the entirety of Clark County is designated as a "stock restricted area" within which livestock shall not run at large. (Sec. 1 of Res. 1981-04-108)

8.03.020 Transportation charge.

In the event that the sheriff of Clark County or an animal control officer shall impound any livestock, including cattle, horses, mares, swine, goats, sheep, mules or asses, pursuant to Chapter 16.24 RCW and Section 8.03.010, said animal shall not be released to the owner thereof at the sale conducted pursuant to RCW 16.24.070 until there is paid to Clark County a transportation fee of fifty dollars (\$50) per animal.

Should the actual transportation costs be greater than those set forth in the above schedule, the actual costs shall be assessed with a minimum charge of fifty dollars (\$50). This fee shall be considered as a portion of the expense allowable by RCW 16.24.070 and not as payment in lieu of other costs allowable by statute. (Sec. 1 of Res. 1981-04-108; amended by Sec. 4 of Res. 1984-12-65; amended by Sec. 5 of Ord. 1993-08-13A)

Chapter 8.07 LICENSING

Sections:

8.07.010 Dog license—Requirement.

8.07.020 Dog license—Application.

8.07.030 Dog license—Vaccination required.

8.07.040 Dog license—Fees.

8.07.050 Dog license—Early payment fees. (REPEALED)

8.07.060 Dog license—License tag.

8.07.070 Dog license—Incomplete applications.

8.07.100 Facility licenses— Requirement.

8.07.110 Facility licenses—Application.

8.07.120 Facility licenses—Fees and late penalties.

8.07.130 Facility licenses—Processing.

8.07.140 Facility licenses—Display.

8.07.150 Facility licenses—Expiration and renewal.

8.07.160 Facility licenses—Revocation, denial or refusal to renew.

8.07.170 Facility licenses—Inspections.

8.07.180 Facility licenses—Records required.

8.07.190 Facility licenses—Incomplete applications.

8.07.200 Cat license—Requirement.

8.07.210 Cat license—Application.

8.07.220 Cat license—Fees.

8.07.230 Cat license—Early payment fee. (REPEALED)

8.07.240 Cat license—License tag.

8.07.250 Cat license—Incomplete applications.

8.07.300 Wild animal license.

8.07.400 Hobby registration— Requirement/revocation.

8.07.010 Dog license—Requirement.

All dogs over eight (8) weeks of age harbored, kept or maintained within the county shall be registered within the county with the animal protection and control department at all times: PROVIDED, however, that a license issued by an incorporated city within Clark County shall be valid under the provisions of this chapter for a period not greater than one (1) year from its date of issuance; and PROVIDED FURTHER, that dogs while kept at facilities licensed pursuant to this chapter shall be exempt from the provisions of this section.

Dog licenses shall be valid for twelve (12) months from the date of issuance and shall be issued upon payment of the fee required by Section 8.08.070. Application for dog license issuance or renewal shall be made within a timely manner as listed below:

- a. In the case of a newly acquired dog, the application shall be made within thirty (30) days of such acquisition;
- b. In the case of a newly adult dog, the application shall be made within thirty (30) days of the time the dog becomes six (6) months of age or acquires a permanent set of canine teeth;
- c. In the case of a new resident to the county with an unlicensed adult dog, the application shall be made within thirty (30) days of establishing residency;
- d. In the case of a dog licensed from another jurisdiction, the application shall be made within thirty (30) days of that jurisdiction's tag expiration.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 2 of Ord. 1985-12-06; amended by Sec. 3 of Ord. 1987-11-37; amended by Sec. 6 of Ord. 1993-08-13A)

8.07.020 Dog license—Application.

The person registering a dog shall submit to the animal control department the following information:

- 1. The name, address and phone number of the legal owner of the dog being registered;
- 2. The name, address and phone number of the person having custody of the dog, if such person is one other than the legal owner;
- 3. The name, age, breed, color and sex of the dog being registered, and whether or not such dog has been neutered or spayed;
- 4. Distinguishing features, markings or tattoos of the dog being registered:
- 5. The address of the property at which the dog is ordinarily kept or maintained;
- 6. A certificate of a veterinarian indicating the last date on which the dog received an initial or booster vaccination against the disease of rabies, along with the expiration date of such vaccination. Should the dog be unable to be immunized against rabies for medical reasons, the signed statement of a veterinarian shall be accepted as proof in lieu of the rabies vaccination certificate.

(Sec. 1 of Res. 1981- 04-108; amended by Sec. 5 of Res. 1984-12-65; amended by Sec. 3 of Ord. 1985-12-06)

8.07.030 Dog license—Vaccination required.

As a prerequisite to licensing, any dog six (6) months of age or older shall be currently vaccinated against the disease of rabies. (Sec. 1 of Res. 1981-04-108; amended by Sec. 6 of Res. 1984-12-65)

8.07.040 Dog license—Fees.

The annual fee for licenses issued or renewed hereunder shall be forty dollars (\$40); PROVIDED, that:

1. If a certificate from a veterinarian, or if such is unavailable, a statement from the owner under oath, is presented certifying that the dog for which a license application is made is

- either a spayed female or a neutered male, the dog license fee shall be sixteen dollars (\$16).
- 2. No license fee shall be charged to an owner who is legally blind and who uses such dog as a guide dog, or to an owner who is legally deaf and who uses such dog as a hearing-ear dog, upon presentation of proof that such dogs have been properly trained by an accredited seeing-eye/hearing-ear dog training facility.
- 3. A senior citizen who is over the age of sixty-five (65) may register not more than one (1) spayed female or neutered male dog per household at one-half (1/2) the fee otherwise applicable.
- 4. There shall be added to license fees any civil penalties assessed against the owners pursuant to Chapter 8.19 which are due and owing but not paid.
- 5. A late penalty of two dollars (\$2) will be charged for all license applications not received in a timely manner as provided for in Section 8.07.010.
- 6. The board may provide for optional registration of dogs by veterinarians or other suitable parties, in which case an "agent's fee" not to exceed one dollar and fifty cents (\$1.50) may be added to the licensing fee.
- No license fee shall be charged to an owner licensing a dog that is under the age of six
 (6) months. In such cases, the license shall be valid up to the time the dog becomes six
 (6) months of age. No certificate of rabies vaccination will be required for such early
 licensing.
- 8. The annual fee shall be waived for one (1) year for any dog previously unlicensed or licensed in the previous year as fertile which is licensed or relicensed as neutered or spaved.
- 9. License fees may be prepaid for a three (3) year period if such period coincides with the vaccination required by Section 8.07.030.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 7 of Res. 1984- 12-65; amended by Sec. 4 of Ord. 1985-12-06; amended by Sec. 2 of Ord. 1986-10-49; amended by Sec. 4 of Ord. 1987-11-37; amended by Sec. 7 of Ord. 1993-08-13A)

8.07.050 Dog license—Early payment fees.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 8 of Res. 1984-12-65; amended by Sec. 5 of Ord. 1985-12-06; repealed by Sec. 5 of Ord. 1987-11-37)

8.07.060 Dog license—License tag.

Upon application, submission of proof of immunization and payment of fees by the owner or person having the custody and control of any dog, the animal control department, or its designated agent, shall issue such person a numbered license identification tag for each dog so registered, and such person shall ensure that the tag is securely affixed to a substantial collar or harness to be worn by the dog at all times except at the time the dog is displayed in exhibition. License tags are not transferable between dogs or between owners. For newly acquired dogs, applications are required within thirty (30) days or as outlined in Section 8.07.010. (Sec. 1 of Res. 1981-04-108; amended by Sec. 9 of Res. 1984-12-65; amended by Sec. 6 of Ord. 1985-12-06; amended by Sec. 8 of Ord. 1993-08-13A)

8.07.070 Dog license—Incomplete applications.

License applications that lack complete information shall be processed as follows:

- a. When rabies or spay/neuter information is lacking, notification shall be sent to the applicant to supply the information within thirty (30) days or the license amount will be forfeited and the application voided. A new application and fee shall be required after the thirty (30) days have expired. All amounts shall be deposited in the animal control fund.
- b. When the fee amount received is incorrect, notification will be sent to the applicant to send the correct amount within thirty (30) days or the fee received will be forfeited and the application voided. A new application and fee shall be required.

c. When the information on the animal to be licensed is incomplete, notification shall be sent to request the correct description within thirty (30) days or the application will be voided and the funds forfeited. A new application and fee shall be required if the thirty (30) day deadline is not met. No tag will be sent unless completed information is received.

Any moneys from initial application fees that cannot be processed shall be deposited into a special revenue account within the animal control fund and held in that fund for a period of not less than thirty (30) days or until the corrected information is received. After thirty (30) days have expired, the fees shall become miscellaneous revenues. Any overpayment of fees shall be refunded to the applicant. (Sec. 10 of Res. 1984-12-65; amended by Sec. 7 of Ord. 1985-12-06)

8.07.100 Facility licenses—Requirement.

It is unlawful for any person to own, maintain or operate a facility as defined in Section 8.01.020 unless such person has obtained the applicable license as provided hereinafter. If there is a change in the ownership of any such facility, the new owner shall have the license transferred to his name upon receipt of a new updated application and payment of a twenty-five dollar (\$25) transfer fee. (Sec. 1 of Res. 1981-04-108; amended by Sec. 11 of Res. 1984-12-65; amended by Sec. 9 of Ord. 1993-08-13A)

8.07.110 Facility licenses—Application.

Any person making application for a facility license shall submit to the animal control department the following information:

- 1. The name, address and phone number of the owner of such facility;
- 2. The name, address and phone number of the person having primary supervision of such facility;
- 3. The address or location and phone number of such facility;
- 4. The maximum number of animals which such facility will contain at any single time;
- 5. The name and address of the person designated by the applicant as agent for service of legal process or notice;
- 6. A statement giving permission for the inspection of such facility at any reasonable time;
- 7. A certificate of zoning compliance issued by the Clark County planning and zoning administration pursuant to Chapter 18.506 of this code.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 3 of Ord. 1984-03-169; amended by Sec. 12 of Res. 1984-12-65; amended by Sec. 8 of Ord. 1985-12-06; amended by Sec. 10 of Ord. 1993-08-13A)

8.07.120 Facility licenses—Fees and late penalties.

The application for a facility license shall be accompanied by a fee as follows:

Kennel\$150.00Grooming parlor75.00Pet shop100.00Training facility50.00

Combination facility (any combination of the above) not to exceed a total of 200.00

Animal shelter 75.00 All other facilities 75.00

Late penalty fee 1/2 the applicable amount.

Transfer fee 25.00

The late penalty fee of fifty percent (50%) of the license fee shall be assessed if the license is not applied for within thirty (30) days of its due date. Payment of this penalty shall not preclude the imposition of any additional penalties prescribed in Chapter 8.19 of this title. Payment of any

outstanding civil penalties imposed under Chapter 8.19 shall be a prerequisite to licensing. (Sec. 1 of Res. 1981-04-108; amended by Sec. 13 of Res. 1984-12-65; amended by Sec. 9 of Ord. 1985-12-06; amended by Sec. 11 of Ord. 1993-08-13A)

8.07.130 Facility licenses—Processing.

Upon application for a facility license, the animal control department shall inspect the proposed facilities. (Sec. 1 of Res. 1981-04-108; amended by Sec. 14 of Res. 1984-12-65)

8.07.140 Facility licenses—Display.

The license issued for a facility shall be posted in a conspicuous place upon the premises where such facility is located. (Sec. 1 of Res. 1981-04- 108; amended by Sec. 15 of Res. 1984-12-65)

8.07.150 Facility licenses—Expiration and renewal.

Facilities shall be licensed on a yearly basis ending with June 30th. Fees for new applications shall be prorated and charged one-twelfth (1/12) the fee for each month remaining in the year. License renewals shall be processed in the same manner as the original application, except that a certificate of zoning compliance is not required. (Sec. 1 of Res. 1981-04-108; amended by Sec. 16 of Res. 1984-12-65; amended by Sec. 12 of Ord. 1993-08-13A)

8.07.160 Facility licenses—Revocation, denial or refusal to renew.

A license for any facility may be revoked, denied or not renewed, for failure to comply with the provisions of this title, and such action by the animal control department shall be final and conclusive unless within twenty (20) days of written notification thereof an appeal is filed in the manner provided in Section 8.19.080 of this title. (Sec. 1 of Res. 1981-04-108; amended by Sec. 17 of Res. 1984-12-65)

8.07.170 Facility licenses—Inspections.

Subject to Section 8.19.010, an animal control officer or an agent designated by the animal control department shall have the authority to enter and inspect a facility licensed pursuant to this chapter at reasonable times to determine whether such facility is being operated in compliance with the provisions of this title and other applicable laws, rules and regulations. (Sec. 1 of Res. 1981-04-108; amended by Sec. 18 of Res. 1984-12-65)

8.07.180 Facility licenses—Records required.

Facilities licensed pursuant to this title are required to maintain the ability to function as an agent for licensing. Each facility with the exception of grooming parlors and training facilities where the owner and dog are trained as a team shall prepare, maintain and make available to the animal control department a current record of all animals auctioned off, sold, let, or otherwise disposed of, proof of vaccination as required by Section 8.11.050, and a current record of all animals born within such facility or acquired from other sources. Such records shall include the origin, the age and type of animal, and the name and address of the transferee or transferor. Each kennel and pet shop shall prepare, maintain and make available to the animal control department proof of vaccination as required by Section 8.11.050. (Sec. 1 of Res. 1981-04-108: amended by Sec. 19 of Res. 1984-12-65; amended by Sec. 13 of Ord. 1993-08-13A)

8.07.190 Facility licenses—Incomplete applications.

Incomplete applications are those that cannot be processed due to missing information or incorrect fees. Also included are those applications on which a zoning or legal decision is pending. These applications shall be processed as follows:

- Incorrect Amounts. When the amount sent is incorrect, notification shall be sent to the
 applicant to send the correct amount within thirty (30) days, or the fee will be forfeited and
 the application voided. A new application and fee shall then be required. No license shall
 be issued until the full fee amount is received.
- 2. New Businesses. Missing zoning compliance certificate. When the applicant has failed to submit the certificate of zoning compliance, notification shall be sent to request the

certificate within thirty (30) days or the application will be voided and the fee forfeited. If the thirty (30) day period has elapsed, a new application and fee shall be required.

- 3. Pre-existing use pending zoning or legal review.
 - a. An applicant who has maintained a facility for six (6) months or more without having first obtained a certificate of zoning compliance may have a temporary license issued pending compliance with Clark County's zoning regulations. Should the applicant be unable to obtain the certificate of zoning compliance, the fee paid shall be reimbursed on a prorated basis.
 - b. A temporary license shall not be issued for a facility maintained for less than six (6) months.
- 4. Appeals. Any decision made concerning the type of facility licensed and thus the fee charged may be appealed by the applicant as outlined in Section 8.19.080, by using the facility license number as the citation or violation number. Should the appeal be in favor of the appellant, the excess of the facility license fee shall be refunded to the applicant, from the date the appeal was filed on a prorated monthly basis.
- 5. Any monies from the initial application fees that cannot be processed shall be deposited into a special revenue account in the animal control fund as a special revenue item at the end of the forfeiture period. Nonforfeited amounts shall be deposited into the facility license fees category when correct fees are received. All refunds are to be made from the facility license fee revenue account upon completion of a completed and approved refund request form.

(Sec. 20 of Res. 1984-12-65)

8.07.200 Cat license—Requirement.

All cats over eight (8) weeks of age harbored, kept or maintained within the county shall be registered with the animal control department and shall wear a current license tag issued by the department at all times; PROVIDED, however, that a license issued by an incorporated city within Clark County shall be valid under the provisions of this chapter for a period no greater than one (1) year from its date of issuance; and PROVIDED FURTHER, that cats while kept at kennels, pet shops and animal shelters, or the facilities licensed pursuant to this chapter shall be exempt from the provisions of this section.

Cat licenses shall be valid for twelve (12) months from the date of issuance. Application for cat license issuance or renewal shall be made within a timely manner as listed below:

- 1. In the case of a newly acquired cat, the application shall be made within thirty (30) days of such acquisition:
- 2. In the case of a newly adult cat, the application shall be made within thirty (30) days of the time the cat becomes six (6) months of age, or acquires a permanent set of canine teeth:
- 3. In the case of a new resident to the county with an unlicensed adult cat, the application shall be made within thirty (30) days of establishing residency;
- 4. In the case of a cat licensed from another jurisdiction the application shall be made within thirty (30) days of that jurisdiction's date expiration.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 21 of Res. 1984-12-65; amended by Sec. 10 of Ord. 1985-12-06; amended by Sec. 13 of Ord. 1993-08-13A)

8.07.210 Cat license—Application.

The person registering a cat shall submit to the animal control department the following information:

1. The name, address, and phone number of the legal owner of the cat being registered;

- 2. The name, address and phone number of the person having custody of the cat, if such person is one other than the legal owner:
- 3. The name, age, breed, color and sex of the cat being registered, and whether or not such cat has been neutered or spayed;
- 4. Distinguishing features, markings or tattoos of the cat being registered;
- 5. The address of the property at which the cat is ordinarily kept or maintained.
- 6. A certificate of a veterinarian indicating the last date on which the cat received an initial or booster vaccination against the disease of rabies, along with the expiration date of such vaccination. Should the cat be unable to be immunized against rabies for medical reasons, a signed statement of a veterinarian shall be accepted as proof in lieu of the rabies vaccination.

(Sec. 11 of Ord. 1985-12-06; amended by Sec.14 of Ord. 1993-08-13A)

8.07.220 Cat license—Fees.

The annual fee for cat licenses issued or renewed hereunder is ten dollars (\$10) for a spayed or neutered cat and twenty dollars (\$20) for a fertile cat; PROVIDED, that:

- 1. A senior citizen who is over the age of sixty-five (65) may register not more than one (1) spayed female or neutered male cat per household at one-half (1/2) the fee otherwise applicable;
- 2. There shall be added to the license fee any civil penalties assessed against the owners pursuant to Chapter 8.19 which are due and owing but not paid;
- 3. A late penalty of two dollars (\$2) will be charged for all license applications not received in a timely manner as provided for in Section 8.07.200;
- 4. The board may provide for optional registration of cats by veterinarians or other suitable parties, in which case an "agent's fee" not to exceed one dollar and fifty cents (\$1.50) shall be added to the licensing fee;
- 5. License fees may be prepaid for a three (3) year period, if such period coincides with the vaccination required by Section 8.07.210;
- 6. The annual fee shall be waived for one (1) year for any cat previously unlicensed or licensed in the previous year as fertile which is licensed or relicensed as neutered or spayed.

(Sec. 12 of Ord. 1985-12-06; amended by Sec. 3 of Ord. 1986-10-49; amended by Sec. 6 of Ord. 1987-11-37; amended by Sec. 15 of Ord. 1993-08-13A)

8.07.230 Cat license—Early payment fee.

(Sec. 13 of Ord. 1985-12-06; repealed by Sec. 7 of Ord. 1987-11-37)

8.07.240 Cat license—License tag.

Upon application and payment of fees by the owner or person having the custody and control of any adult cat, the animal control department or its designated agent shall issue such person a numbered license identification tag for each cat so registered and such person shall ensure that the tag is securely affixed to a substantial collar or harness to be worn by the cat at all times except at the time the cat is displayed in exhibition. License tags are not transferable between cats or between owners. For newly acquired cats, applications are required within thirty (30) days or as outlined in Section 8.07.200. (Sec. 14 of Ord. 1985-12-06)

8.07.250 Cat license—Incomplete applications.

Cat license applications that lack complete information shall be processed in the same manner as incomplete dog license applications, as outlined in Section 8.07.070. (Sec. 15 of Ord. 1985-12-06)

8.07.300 Wild animal license.

It is unlawful for any person to bring into the county, or to keep or harbor within the county, any

wild animal as defined in Section 8.01.020 unless a license to do so shall have been first obtained from the animal control department.

Wild animal license applications shall contain a description of the place where the wild animal or animals are to be temporarily or permanently quartered. If it appears from an inspection by the animal control department that such quarters are of a size large enough to comfortably contain the animals and are sufficiently secure that the animals to be kept therein will not escape, the department shall issue a wild animal license upon payment of a fee of one hundred dollars (\$100).

The quarters wherein such animals are kept shall be subject to inspection upon reasonable notice. If such animal escapes, or if it appears from such inspection or otherwise that such animal might escape, an order may be given by the department that such quarters be immediately repaired or improved and, if this is not done, the animal may be impounded as provided herein and thereafter humanely destroyed, subject to an appeal pursuant to the appeal procedures of Section 8.19.080; PROVIDED, that such appeal shall be filed no later than the end of the next business day following impoundment.

Licenses issued under this section shall be valid for one (1) year. This section shall not apply to the uninterrupted transport of wild animals through the county by train or truck. Any person licensed under this section shall at all times keep convenient to the quarters where the wild animal is being kept the appropriate equipment as determined by the animal control department to aid in the capture of the animal were it to escape. (Sec. 8 of Ord. 1987-11-37)

8.07.400 Hobby registration— Requirement/revocation.

Any premises at which four (4) or more, but less than ten (10) adult dogs are kept, must obtain a hobby registration.

Any person making application for a hobby registration shall be required to submit to the animal protection and control department the following information:

- 1. Name, address and phone number of the owner;
- 2. The maximum number of adult dogs which will be maintained at this location at any single time;
- 3. A statement giving permission for the inspection of the dogs at any reasonable time;
- 4. Certification of vaccinations as provided in Section 8.07.030 of this title.
- 5. All hobby registration will expire twelve (12) months from the date of issuance.
- 6. If all application and code requirements have been met, the department may issue a hobby registration upon payment of applicable license fees; not to exceed one hundred dollars (\$100).

A registration may be revoked, denied or not renewed for failure to comply with this title if the owner, premises or animals identified under such registration are the subject of two (2) or more notices of violation, criminal citations, or impoundments within a twelve (12) month period, and such action by the animal protection and control department shall be final and conclusive unless within twenty (20) days of written notification thereof an appeal is filed in the manner provided in Section 8.19.080 of this title. (Sec. 16 of Ord. 1993-08-13A)

Chapter 8.11 CONDITIONS Sections:

8.11.010 Facilities—General conditions.

8.11.020 Indoor facilities.

8.11.030 Outdoor facility conditions.

8.11.040 Grooming parlors—Conditions.

- 8.11.050 Vaccination required.
- 8.11.060 Nuisances.
- 8.11.070 Cruelty to animals.
- 8.11.071 Duty when striking domestic animal with motor vehicle.
- 8.11.080 Found domestic animals.
- 8.11.090 Rabies vaccination—Reporting. (REPEALED)

8.11.010 Facilities—General conditions.

Animal shelters, kennels and pet shops shall meet the following conditions:

- 1. Animal housing facilities shall be provided the animals, shall be structurally sound, shall be maintained in good repair, and shall be designed so as to protect the animals from injury and restrict the entrance of other animals.
- 2. Each animal shall be provided with adequate floor space to allow such animal to turn about freely and to easily stand, sit and lie in a comfortable normal position.
- 3. Any electrical power shall be supplied in conformance with applicable electrical codes adequate to supply heating and lighting as may be required by this chapter.
- 4. Water shall be supplied at sufficient pressure and quantity to clean indoor housing facilities and enclosures of debris and excreta.
- 5. Suitable food and bedding shall be provided and stored in facilities adequate to provide protection against infestation or contamination by insects or rodents. Refrigeration shall be provided for the protection of perishable foods.
- Provision shall be made for the removal and disposal of animal and food wastes, bedding, dead animals and debris.
 Disposal facilities shall be so provided and operated as to minimize vermin infestation, odors and disease hazards.
- 7. Washroom facilities, including sinks and toilets, with hot and cold water, shall be conveniently available to maintain cleanliness among animal caretakers and for the purpose of washing utensils and equipment.
- 8. Sick, diseased or injured animals shall be separated from those appearing healthy and normal and if for sale, shall be removed from display and sale and kept in isolation quarters with adequate ventilation to keep from contaminating well animals.
- 9. There shall be an employee or keeper on duty at all times during hours any store is open whose responsibility shall be the care and supervision of the animals in that shop or department held for sale or display.
- 10. *An employee, keeper or owner shall make provision to feed, water and do the necessary cleaning of animals on days the store or establishment is closed.
- 11. *No person shall misrepresent an animal to a consumer in any way.
- 12. *No person shall knowingly sell a sick or injured animal without disclosing the sickness or injury to the purchaser.
- 13. *Animals which are caged, closely confined or restrained shall be permitted daily, and for an appropriate length of time, as determined by their size, age and species, to exercise in a yard or area suitable for that purpose.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 22 of Res. 1984-12-65)

8.11.020 Indoor facilities.

Animal shelters, kennels, and pet shops which have indoor facilities for animals shall:

- Be sufficiently heated or cooled when necessary to protect the animals from temperatures to which they are not accustomed, taking into consideration their age, size and species.
- 2. Be adequately ventilated to provide for the health of the animals and to remove foul odors therefrom. The ventilation system so utilized shall be designed so that the volume of air within any enclosed indoor facility or part hereof shall be replaced by fresh air three or

- more times per hour. If ventilation equipment is used, it shall be constructed in conformance with current standards of good engineering practice with respect to noise and minimization of drafts.
- 3. Have ample light, either natural or artificial, or both, of good quality and well distributed to provide for such illumination as is necessary to inspect and clean during the entire working period. Such facilities shall be placed as to protect animals from excessive illumination. Sufficient lighting shall additionally be supplied in the area of sinks and toilets to provide for the hygiene of animal caretakers.
- 4. Have interior wall, ceiling and floor surfaces constructed of materials which are resistant to the absorption of moisture and odors, or such surfaces shall be treated with a sealant or with paint. Floor surfaces shall not be made of unsealed wood. Interior walls shall be constructed so that the interface with floor surfaces is sealed from the flow or accumulation of moisture or debris.
- 5. Contain a suitable method of drainage to facilitate the rapid elimination of excess water under any weather or temperature condition from indoor housing facilities. Such system shall be connected to a sanitary sewer or septic tank system which shall conform with standards of county building codes: PROVIDED, this requirement shall not apply to pet shops. If drains are used, they shall be maintained in a clean and sanitary condition and a safe and effective disinfectant shall be used in the cleaning of such facilities.
- 6. Be maintained in a clean and sanitary condition, with the use of a safe and effective disinfectant in cleaning.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 23 of Res. 1984-12-65)

8.11.030 Outdoor facility conditions.

Animal shelters, kennels and pet shops which have outdoor facilities for animals shall:

- 1. Be constructed to provide shelter from excessive sunlight, rain, snow, wind, heat, cold or other elements.
- Be constructed to provide sufficient space for the proper exercise and movement of each animal contained therein.
- Contain a suitable system of drainage and be constructed to prevent an accumulation of water, mud, debris, excreta or other material and capable of being kept clean and sanitary and shall be so kept.
- 4. Be enclosed by walls or fences sufficient to keep animals within and to prevent entrance of other animals.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 24 of Res. 1984-12-65)

8.11.040 Grooming parlors—Conditions.

Grooming parlors shall:

- 1. Not board animals, but keep said animals for a reasonable time in order to perform the business of grooming.
- 2. Keep each animal in an individual cage.
- 3. Not permit animals therein kept for the direct purpose of grooming to have contact with other animals kept therein.
- 4. Sanitize all equipment after each animal has been groomed.
- 5. Not prescribe treatment or medicine that is the province of a licensed veterinarian as provided in RCW 18.92.010.
- 6. Not leave animals unattended during the drying process.
- 7. Take reasonable precautions to prevent injury from occurring to any animals while in the custody of said parlor.

(Sec. 1 of Res. 1981-04-108)

8.11.050 Vaccination required.

Each pet shop shall cause each dog and cat owned or sold by it to receive current and proper immunization from disease. Such immunization shall consist of distemper, hepatitis, leptospirosis, parainfluenza, and for inoculation for dogs and, in addition, rabies inoculation for dogs and cats over six months of age. Immunization for cats shall consist of Rx, calici-panleutopenia, chlamydia, psittuci, rabies inoculation. (Sec. 1 of Res. 1981-04-108; amended by Res. 1984-12-65; amended by Sec. 17 of Ord. 1993-08-13A)

8.11.060 Nuisances.

It is unlawful for the owner or person responsible to cause, allow, permit, either wilfully or by failure to exercise due care or participate in any of the following, which are singly or together, defined as a public nuisance:

- 1. Any animal which by habitual howling, yelping, barking or other noise disturbs or annoys any person or neighborhood to an unreasonable degree, taken to be continuous noise for a period of ten (10) or more minutes or intermittent noise for a period of thirty (30) or more minutes, EXCEPT: that such noises made by livestock, whether from commercial or noncommercial activities on land which is properly zoned to allow keeping of livestock, and such sounds made in facilities licensed under and in compliance with the provisions of this title. It shall be an affirmative defense under this subsection that the animal was intentionally provoked to make such noise, PROVIDED, that enactment of this provision shall in no way abrogate any other provision under this code concerning animal noise.
- 2. Any domesticated animal which enters upon private or public property, so as to damage or destroy any real or personal property, including livestock, thereon.
- 3. Any domesticated animal which chases, runs after or jumps at vehicles using the public streets and alleys.
- 4. Any domesticated animal which snaps, growls, snarls, jumps, at or upon, or otherwise threatens persons lawfully using public sidewalks, streets, alleys or other public ways.
- 5. Animals running in packs.
- 6. Any animal which dumps garbage or strews trash on public or private property.
- 7. Any dog, whether licensed or not, which runs at large.
- 8. Any animal which enters any place where food is prepared, served, stored or sold to the public; PROVIDED, however, that this section shall not apply to any blind person using a seeing-eye dog, a deaf person using a hearing-ear dog, or a duly authorized law enforcement officer or security guard using guard dogs in performance of their duties.
- 9. Animals confined, staked or kept on public property without prior consent of the applicable agency.
- 10. *Animals kept, harbored or maintained and known to have a contagious disease, unless under the treatment of a licensed veterinarian or being kept for medical research.
- 11. *Animals on public property not under the control of the owner or other competent person and without the consent of the applicable agency.
- 12. *The ownership, harboring, or keeping of any species of animals designated by the Washington State Department of Health pursuant to WAC 248.100.450, together with amendments thereto, as dangerous to the public including any skunk, fox or raccoon, except as lawfully authorized for fur farming.
- 13. *Any vicious animal which runs at large at any time, or such animal when off or outside of the owner's premises, not under the control of a person of suitable age and discretion to restrain such animal, or such animal when uncontrolled on the owner's premises; PROVIDED, that this subsection shall not apply to potentially dangerous or dangerous dogs regulated by Chapter 8.18.
- 14. *The taking from the wild, or the holding in captivity, or the having in one's possession, or the exportation from or importation into the county of any species designated in WAC 232.12.015 and .030 and .040 together with amendments thereto, as protected wildlife, as furbearing animals, or as game fish, birds, or animals, except as lawfully authorized.

- 15. *Any dog in an established leash law zone found in violation of the provisions of Chapter 8.15, this title.
- 16. *Any animal violating or involved in a violation of the provisions of Chapter 8.07, this title.
- 17. *Any animal which deposits excrement or other solid waste in any place not designated to receive such waste when such waste is not removed by the owner or other person having control over the animal.
- 18. *Any domesticated animal which causes injury or harm to any person while such person is in or on a public place or lawfully in or on a private place including the property of the owner of such animal.
- 19. *Any unconfined female animal while in estrus which is accessible to other animals, except those used for controlled and planned breeding.
- 20. *Interfere with, obstruct, torture, beat, kick, strike, mutilate, disable, shoot, poison, kill or in any other way abuse or harass any police dog;
- 21. *Harass a police dog while said police dog is confined in its quarters, an automobile, kennel fenced area, training area, or while it is under the control of a dog handler;
- 22. *Interfere with a police dog or dog handler while said police dog or dog handler is engaged in lawful police activities.

(Sec. 1 of Res. 1981-04-108: amended by Sec. 25 of Res. 1984-12-65; amended by Sec. 16 of Ord. 1985-12-06; amended by Sec. 9 of Ord. 1987-11-37; amended by Sec. 18 of Ord. 1993-08-13A)

8.11.070 Cruelty to animals.

The following, singly or together, are deemed to constitute cruel treatment to animals. Therefore, it is unlawful for any person, firm, or corporation to:

- 1. Wilfully and cruelly kill, injure, poison, torture or torment any animal;
- Intentionally or negligently cause or allow any animal to endure pain, suffering or injury, or to fail or neglect to aid or attempt to alleviate pain, suffering or injury, including not providing needed veterinarian care, he has so caused to any animal;
- 3. Neglect or fail to provide minimum care to any animal within his care, custody or control. For the purpose of this section, "minimum care" means care sufficient to preserve the health and well- being of an animal and except for emergencies or circumstances beyond the reasonable control of the owner, includes, but is not limited to, the following requirements:
 - a. In each period of twenty-four (24) consecutive hours, food of sufficient quantity and quality to allow for normal growth or maintenance of body weight,
 - b. In each period of twenty-four (24) consecutive hours, open or adequate access to potable water in sufficient quantity to satisfy the animal's needs. Neither snow nor ice is an adequate water source,
 - c. In the case of pet or domestic animals, access to a barn, dog house or other enclosed structure sufficient to protect the animal from wind, rain, snow or sun, and which has adequate bedding to protect against cold and dampness,
 - d. In the case of livestock, protection from adverse environmental elements detrimental to the health and well-being of the animal,
 - e. Veterinary care deemed necessary by a reasonably prudent person to relieve distress from injury, neglect or disease,
 - f. Pet or domestic animals shall not be confined to an area without adequate space for exercise necessary for the health of the animal or which does not allow access to a dry place for the animals to rest. The air temperature in a confinement area must be suitable for the animal involved. The confinement area must be kept reasonably clean and free from excess waste or other contaminants which could affect the animal's health:
- 4. Tether, confine or restrain any animal in such a way as to permit said animal to become frequently entangled in such tether, or render said animal incapable of consuming food or

water provided for it; while at the same time failing to allow adequate space for freedom of movement necessary when tethered for extended periods of time; said tether to be not shorter than three times the length of the animal, measured from the tip of its nose to the base of its tail;

- Abandon any animal by dropping off or leaving said animal on the street, road, or highway, or in a public place, or the private property of another person, firm or corporation;
- Confine an animal within or on a motor vehicle or other enclosure or structure when
 unattended and under such conditions as may endanger the health and well-being of the
 animal. Such conditions include, but are not limited to, dangerous temperature, lack of
 food or water, and confinement with a vicious animal;
- 7. Knowingly place food of any description containing poisonous or other injurious ingredients in any area reasonably likely to be accessible to domesticated animals or livestock;
- 8. Knowingly and intentionally, whether for amusement of self or others, or for financial gain, cause any animal to fight or injure any other animal, cause it to be fought or injured by any animal, or train or keep for the purpose of training any animal with the intent that the animal shall be exhibited combatively with any other animal. Anyone who permits such conduct on premises under that person's control, and any person present as a spectator at that exhibition, shall be considered a violator of this subsection and subject to punishment upon conviction;
- 9. Transport or confine any living animal on the outside part of a motor vehicle except when attached to or enclosed in the vehicle by a harness, leash, cage or other enclosure which protects the animal from falling or being thrown from the vehicle and which prevents the animal from leaving the vehicle while unattended. The outside part of a motor vehicle includes the running board, fender or hood of any motor vehicle or the flatbed of a truck and/or the open portion (bed) of a pickup truck;
- 10. *Sell or offer for sale or to give away, or display any living baby rabbits, chicks, ducklings or other fowl which have been dyed, colored or otherwise treated so as to have an artificial color:
- 11. *Abandon or transfer to another person by gift, sale or exchange for consideration any animal while on public property;
- 12. *Trap any domestic animal with a device other than a humane live animal trap.

Any practice of good animal husbandry is not a violation of this section. "Good animal husbandry" includes, but is not limited to, the dehorning of cattle, the docking of horses, sheep or swine, and the castration or neutering of livestock, according to accepted practices of veterinary medicine or animal husbandry. (Sec. 1 of Res. 1981-04-108; amended by Sec. 26 of Res. 1984-12-65; amended by Sec. 4 of Ord. 1986-10-49)

8.11.071 Duty when striking domestic animal with motor vehicle.

Any person who while operating a motor vehicle strikes a domestic animal shall immediately stop, render reasonable assistance to the animal, and report any injuries to the animal to its owner. If the owner cannot be found, the incident must be reported to the county animal control agent. This section shall not be construed as requiring the person striking the animal to be financially liable for any injury to or death of the animal. (Sec. 5 of Ord. 1986-10-49)

8.11.080 Found domestic animals.

Any person who finds and harbors an animal, subject to licensing pursuant to Chapter 8.07 of this title, shall notify the animal control department, furnishing a description of the animal. The finder may surrender the animal to the animal control department or retain its possession, subject to surrender, upon demand of the animal control department. Should such animal violate any provision of this title while retained by the finder, such finder shall be responsible for any penalty assessed hereunder. Records of reported findings shall be retained by the animal control department and made available for public inspection. Should the finder retain the animal for a period of thirty (30) days, the finder must then license the animal as a newly acquired animal,

unless such animal shall be too young to license, or surrender the animal to the county animal shelter. (Sec. 1 of Res. 1981-04-108; amended by Sec. 27 of Res. 1984-12-65; amended by Sec. 19 of Ord. 1993-08-13A)

8.11.090 Rabies vaccination—reporting.

(Sec. 10 of Ord. 1987-11-37; repealed by Ord. 1988-02-50)

Chapter 8.15 DOG LEASH AREAS

Sections:

8.15.010 Purpose.

8.15.020 Dogs off premises to be on leash.

8.15.030 Exceptions.

8.15.040 Leash areas designated.

8.15.050 Other regulations.

8.15.060 Enforcement.

8.15.010 Purpose.

Under the authority of Chapter 16.10 RCW and the general police power of the county's legislative body, this chapter is intended to further protect the public health, safety and welfare in regard to the control of dogs. To this end, the purpose of this chapter is to establish mandatory dog leash areas within the county and a means by which said mandatory leash areas may be administered and enforced. (Sec. 1 of Res. 1981-04-108)

8.15.020 Dogs off premises to be on leash.

It is unlawful for the owner or custodian of any dog to cause, permit, or allow such dog to roam, run, stray or be away from the premises of such owner or custodian and to be on any public place, any public property or the private property of another within the boundaries of a leash law area as provided for herein unless such dog be controlled by a leash, such control to be exercised by such owner or custodian or other competent and authorized person. Any dog found roaming, running, straying or being away from the owner's or custodian's premises and not on leash as herein provided, is hereby declared to be a nuisance and such dog may be seized and impounded subject to redemption in the manner provided by Chapter 8.19 of this title. (Sec. 1 of Res. 1981-04-108)

8.15.030 Exceptions.

The prohibition contained in Section 8.15.020 shall not apply to dogs that are under control while engaged in one of the following:

- a. lawful herding of farm animals;
- b. lawful hunting activities;
- lawful competition sanctioned by a nationally recognized body or a local chapter thereof;
 or
- d. lawful training in preparation for such herding, hunting, or competitive activities.

(Sec. 1 of Res. 1981-04-108)

8.15.040 Leash areas designated.

The following areas are designaed mandatory leash areas:

1. AREA ONE: (Service Area Surrounding Vancouver)

BEGINNING on the westerly boundary of Clark County, at the westerly extension of the most westerly north line of the William Dillon Donation Land Claim, in Section 2, T2N, R1W, W.M.; thence southeasterly along said north line and the extension thereof to the centerline of State Road 501; thence southeasterly along the centerline of said State

Road to its intersection with the centerline of the most northerly Bonneville power line right-of-way located in the southeast quarter of Section 18, T2N, R1E, W.M.; thence northeasterly along the center line of said power line right-of-way to the west right-of-way line of the Burlington Northern Railroad: thence northerly along said railroad right-of-way line to its intersection with the centerline of Salmon Creek; thence southeasterly along the center line of Salmon Creek to a point 660 feet west of the east line of the northwest quarter of Section 28, T3N, R1E, W.M.; thence north to a point 691 feet north of the south line of Section 21, T3N, R1E, W.M.: thence east to the north-south centerline of said section, which is also the centerline of N.W. 21st Avenue; thence south, southeasterly, and east along the centerlines of N.W. 21st Avenue, N.W. Hathaway Road, and N.W. 139th Street to the southeast corner of said Section 21; thence north to the southwest corner of the north half of the south half of Section 22, T3N, R1E, W.M.; thence east along the south line of said north half to the southeast corner of the west half of the northwest guarter of the southeast guarter of Section 22, T3N, R1E, W.M.; thence north to the centerline of N.E. 149th Street; thence east to the centerline of N.E. 10th Avenue; thence north to the centerline of N.E. 154th Street; thence east to the centerline of N.E. 20th Avenue; thence north to the northwest corner of the plat of DONALD ACRES, as recorded in Volume "F" of Plats at page 47; thence east to the northeast corner of said plat; thence north to the southwest corner of the northwest quarter of the northeast quarter of the southeast quarter of Section 14, T3N, R1E, W.M.; thence east to a point 581 feet west of the east line of said section; thence north to the east-west centerline of said section; thence east to the northeast corner of the northwest guarter of the southwest quarter of Section 13, T3N, R1E, W.M.; thence south to the southeast corner of the northwest guarter of the southwest guarter of said Section 13, T3N, R1E, W.M.; thence east to the north-south centerline of said section; thence south to the south line of said section; thence east to the centerline on N.E. 50th Avenue; thence south to the centerline of N.E. 119th Street; thence east to the centerline of N.E. 72nd Avenue; thence south to the centerline of the Longview, Portland, and Northern Railway right-of-way; thence northeasterly along said railway centerline to the northeast corner of the tract described as the west 10 acres of that portion of Government Lot 2, Section 32, T3N, R2E, W.M., lying east of the east line of 87th Avenue, north of the north line of 105th Street and southerly of the south line of the railroad rightof-way; thence south to a point 140 feet north of the centerline of N.E. 105th Street; thence east to the centerline of N.E. 94th Avenue; thence south to the north line of Section 4, T2N, R2E, W.M.; thence east along the north line of said Section 4 and the centerline of N.E. 99th Street to the centerline of N.E. 117th Avenue (State Highway 503); thence north to the south line of the north half of the south half of the south half of Section 34 T3N, R2E, W.M.; thence east to the centerline of N.E. 152nd Avenue; thence south to the southwest corner of the northwest quarter of Section 1, T2N, R2E, W.M.; thence east to the center of said section; thence south along the north-south centerline of said section and the centerline of N.E. 162nd Avenue to the centerline of N.E. 18th Street; thence east to the centerline of N.E. 172nd Avenue; thence south along N.E. and S.E. 172nd Avenue and the southerly extension thereof to the southerly boundary of Clark County; thence northwesterly along said southerly boundary to the point of beginning. EXCEPT those portions lying within the city limits of the City of Vancouver.

2. **AREA TWO**: (Service Area Surrounding Camas-Washougal)
BEGINNING at the intersection of the ordinary high waterline of the Columbia River with the west line of Section 9, T1N, R3E, W.M.; thence north to the centerline of S.E.
McIntosh Road; thence easterly along the centerline of S.E. McIntosh Road to the north-south centerline of said section; thence north to the centerline of S.E. 42nd Street; thence east to the centerline of S.E. 224th Avenue; thence north to the centerline of S.E. 40th Street; thence east to the centerline of S.E. 237th Avenue; thence north along the centerline and its north extension of said S.E. 237th Avenue to the waterline of Lacamas Lake; thence following said waterline southeasterly to the south line of Section 34, T2N, R3E; thence east to the southeast corner of the west half of the southwest quarter of Section 35, T2N, R3E; thence north to the northeast corner of the southwest quarter of

the southwest quarter of said section; thence east to the centerline of State Road 500 (Everett Road); thence northerly along said centerline to the northwest corner of the southwest quarter of the northeast quarter of said Section 35; thence east to the northeast corner of the southwest quarter of the northeast quarter of said section; thence south to the centerline of Lacamas Creek; thence southeasterly along the centerline of said creek to the south line of Section 1, T1N, R3E, W.M.; thence east to the northeast corner of the northwest quarter of Section 10, T1N, R4E, W.M.; thence south to the ordinary high waterline of the Columbia River; thence westerly along said high waterline to the point of beginning.

EXCEPT any portion thereof lying within the city limits of the City of Camas or the City of Washougal.

(Sec. 1 of Res. 1981-04-108)

8.15.050 Other regulations.

All other regulations applicable to animal control and not in conflict with the provisions contained herein, together with amendments thereto remain applicable in any established leash law zone. (Sec. 1 of Res. 1981-04-108)

8.15.060 Enforcement.

The enforcement of this chapter shall be in accordance with the provisions of Chapter 8.19 of this title. (Sec. 1 of Res. 1981-04-108)

Chapter 8.17

GUARD/OBEDIENCE TRAINING DOGS

Sections:

- 8.17.010 Definitions.
- 8.17.020 Guard dogs—Licenses and applications.
- 8.17.030 Guard dogs—Related licenses.
- 8.17.040 Obedience training—License and applications.
- 8.17.050 Obedience/guide dog training—Related or guide dog licenses.
- 8.17.060 Guard/obedience training—License fees and expiration.
- 8.17.070 Guard/obedience training—Renewal, revocation or refusal to renew.

Repealed by Sec. 24 of Ord. 1985-12-06.

Chapter 8.18

DANGEROUS DOGS

Sections:

- 8.18.010 Purpose.
- 8.18.020 Definitions.
- 8.18.030 License required.
- 8.18.040 Determination.
- 8.18.050 License fees.
- 8.18.060 Dangerous dogs—Additional requirements.
- 8.18.070 Penalties.
- 8.18.080 Police dogs.

8.18.010 Purpose.

The purpose of this chapter is to implement the provisions of Chapter 16.08 RCW. (Sec. 12 of Ord. 1987-11-37)

8.18.020 Definitions.

In addition to the definitions set forth in Section 8.01.020, as used in this title:

- 1. "Dangerous dog" means any dog that, when unprovoked:
 - a. Inflicts severe injury on a human being without provocation on public or private property; or
 - b. Kills a domestic animal or livestock without provocation while off the owner's property; or
 - c. Has been previously found to be potentially dangerous and the owner having received notice of such and the dog again aggressively bites, attacks or endangers the safety of humans or domestic animals or livestock.
- 2. "Potentially dangerous dog" means any dog that, when unprovoked:
 - a. Inflicts bites on a human, domestic animal or livestock either on public or private property; or
 - b. Chases or approaches a person upon the streets, sidewalks, or any public grounds in a menacing fashion or apparent attitude of attack, or any dog with a known propensity, tendency or disposition to attack unprovoked, or to cause injury or otherwise to threaten the safety of humans or domestic animals.
- 3. "Proper enclosure of a dangerous dog" means, while on the owner's property, a dangerous dog shall be securely confined indoors or in a securely enclosed and locked pen or structure, suitable to prevent the entry of young children and designed to prevent the animal from escaping. Such pen or structure shall have secure sides and a secure top, and shall also provide protection from the elements for the dog.
- 4. "Provocation" includes, but is not limited to situations where threat, injury, or damage is sustained by a person who, at the time, was committing a wilful trespass or other tort upon the premises occupied by the owner of the dog, or was tormenting, abusing, or assaulting the dog or has, in the past, been observed or reported to have tormented, abused, or assaulted the dog or was committing or attempting to commit a crime.
- 5. "Severe injury" means any physical injury that results in broken bones or disfiguring lacerations requiring multiple sutures or cosmetic surgery.

(Sec. 13 of Ord. 1987-11-37; amended by Sec. 20 of Ord. 1993-08-13A)

8.18.030 License required.

It is unlawful for any owner of a dog declared by the animal control department to be dangerous to keep such dog within the county unless such owner has procured a special license from the animal control department. The special license shall be obtained within five (5) working days following the service of such department declaration or, if the declaration is timely appealed pursuant to Section 8.18.040, within seven (7) working days following the mailing of a decision affirming such determination; PROVIDED, that the director of the animal control department may grant an extension upon a showing of good cause. (Sec. 14 of Ord. 1987-11-37)

8.18.040 Determination.

- 1. The animal control department may find and declare an animal potentially dangerous or dangerous if it has probable cause to believe that the dog falls within the definitions set forth in Section 8.18.020. The finding must be based upon:
 - The written complaint of a citizen who is willing to testify that the animal has acted in a manner which causes it to fall within the definition in Section 8.18.020; or
 - b. Dog bite reports filed with the animal control department as required by the ordinance codified in this chapter or state law; or
 - c. Actions of the dog witnessed by any animal control officer or law enforcement officer: or
 - d. The designation by another animal control authority pursuant to Chapter 16.08 RCW; or
 - e. Other substantial evidence.

- 2. The declaration of potentially dangerous or dangerous dog shall be in writing and shall be served on the owner in one of the following methods:
 - a. Certified mail to the owner or keeper's last known address, if known; or
 - b. Personally; or
 - c. If the owner cannot be located by one of the first two (2) methods, by publication in a newspaper of general circulation.
- 3. The declaration shall state at least:
 - a. A description of the dog;
 - b. The name and address of the owner or keeper of the dog, if known;
 - c. The whereabouts of the animal if it is not in the custody of the owner;
 - d. The facts upon which the declaration is based;
 - e. The availability of a hearing in case the owner objects to the declaration, if a request is made within five (5) days;
 - f. The restrictions placed on the animal as a result of the declaration;
 - g. The penalties for violation of the restrictions, including the possibility of destruction of the animal, and imprisonment or fining of the owner.
- 4. If the owner of the dog wishes to object to the declaration of potentially dangerous or dangerous dog:
 - a. The owner may, within five (5) working days of receipt of the declaration, or within five (5) working days of the publication of the declaration, request a hearing by submitting a written appeal to the animal control department.
 - b. If the hearing body finds that there is insufficient evidence to support the declaration, it shall be rescinded, and the restrictions imposed thereby annulled.
 - c. If the hearing body finds sufficient evidence to support the declaration, it may impose additional restrictions on the animal.
- 5. Following service of a declaration, and pending appeals under this section, the animal control department may, if circumstances require, impound the dog at the owner's expense, pursuant to the provisions of this title.

(Sec. 15 of Ord. 1987-11-37)

8.18.050 License fees.

- 1. The initial license fee for a dangerous dog shall be three hundred dollars (\$300). The annual renewal fee shall be one hundred dollars (\$100).
- 2. The foregoing fees shall be in lieu of the licensing fees otherwise applicable under Chapter 8.07 of this code.

(Sec. 16 of Ord. 1987-11-37)

8.18.060 Dangerous dogs—Additional requirements.

- 1. The animal control department shall issue a license to the owner of a dangerous dog only if the owner presents to the animal control department sufficient evidence of:
 - a. A proper enclosure to confine a dangerous dog and the posting of the premises with a clearly visible warning sign that there is a dangerous dog on the property.
 In addition, the owner shall conspicuously display a sign with a warning symbol that informs children of the presence of a dangerous dog; and
 - A surety bond issued by a surety insurer qualified under Chapter 48.28 RCW in a form acceptable to the animal control department in the sum of at least fifty thousand dollars (\$50,000), payable to any person injured by the dangerous dog; or
 - c. A policy of liability insurance, such as homeowner's insurance, issued by an insurer qualified under Title 48 RCW in the amount of at least fifty thousand

dollars (\$50,000), insuring the owner for any personal injuries inflicted by the dangerous dog.

2. The owner of a dangerous dog shall not permit the dog to be outside the proper enclosure unless the dog is muzzled and restrained by a substantial chain or leash and under physical restraint of a responsible person. The muzzle shall be made in a manner that will not cause injury to the dog or interfere with its vision or respiration but shall prevent it from biting any person or animal.

(Sec. 17 of Ord. 1987-11-37)

8.18.070 Penalties.

Notwithstanding the provisions of this code, and in addition to the penalties prescribed therein:

- 1. Any dangerous dog may be immediately confiscated if:
 - a. The dog is not validly licensed under Section 8.18.030 of this chapter;
 - b. The owner does not secure and maintain the liability insurance coverage required under Section 8.18.060;
 - c. The dog is not maintained in a proper enclosure;
 - d. The dog is outside of the dwelling of the owner, or outside of the property enclosure and not under physical restraint of the responsible person.

In addition, the owner shall be guilty of a gross misdemeanor pursuant to Chapter 16.08 RCW. The owner of any dog confiscated under this subsection may recover such dog from the animal control department upon the payment of a civil fine which shall be in the amount of two hundred fifty dollars (\$250) plus ten dollars (\$10) per day for each day said dog has been in the control of the animal control department; PROVIDED, HOWEVER, that in the event the owner has not picked up the dangerous dog within ten (10) days of being notified by the animal control department that such dog is under the control of such department, the dog shall be destroyed in an expeditious and humane manner.

- 2. If a dangerous dog of an owner with a prior conviction under this chapter attacks or bites a person or domestic animal, the dog's owner is guilty of a Class C felony, pursuant to Chapter 16.08 RCW. In addition, the dangerous dog shall be immediately confiscated by an animal control officer, placed in quarantine for the proper length of time, and thereafter destroyed in an expeditious and humane manner.
- 3. The owner of any dog that aggressively attacks and causes severe injury or death of any human, regardless of whether there has been any previous determination of whether such dog is potentially dangerous or dangerous, shall be guilty of a Class C felony pursuant to Chapter 16.08 RCW. In addition, the dog shall be immediately confiscated by an animal control officer, placed in quarantine for the proper length of time, and thereafter destroyed in an expeditious and humane manner.
- 4. The foregoing provisions for humane destruction of dogs shall be subject to the appeal process of Section 8.19.080; PROVIDED, that a written appeal is filed with the animal control department within five (5) days of the impoundment.

(Sec. 18 of Ord. 1987-11-37; amended by Sec. 21 of Ord. 1993- 08-13A)

8.18.080 Police dogs.

This chapter shall not apply to police dogs. (Sec. 19 of Ord. 1987-11-37)

Chapter 8.19
ENFORCEMENT
Sections:
8.19.010 Enforcement—General.
8.19.020 Misdemeanor.

- 8.19.030 Civil penalty.
- 8.19.040 Impoundment.
- 8.19.050 Impoundment register.
- 8.19.060 Redemption.
- 8.19.070 Notices of violation and/or abatement.
- 8.19.080 Appeals.
- 8.19.090 Personal obligation.
- 8.19.100 Costs of enforcement action.
- 8.19.110 Compromise, settlement and disposition of suits.
- 8.19.120 Habitual violator.
- 8.19.130 Habitual attacker. (REPEALED)
- 8.19.140 Rabies control.
- 8.19.150 Dead/injured animals.
- 8.19.160 Legal or equitable relief.
- 8.19.170 Hearings officer—Appointment.
- 8.19.180 Hearings officer—Powers and duties.
- 8.19.190 Police dogs.

8.19.010 Enforcement—General.

- The director of the animal control department and his authorized personnel are authorized to take such lawful action, including but not limited to the issuance of criminal citations and notices of civil violation, as may be required to enforce the provisions of this title and the laws of the state of Washington as they pertain to animal cruelty, shelter, welfare and control.
- 2. The director of the animal control department and/or his authorized personnel, while pursuing any animal observed by him to be in violation of this chapter, may enter upon any public or private property, except any private residence, for the purpose of abating the animal violation being pursued. Entry into a building designated for and used for private purposes may be accomplished upon the issuance of a proper search or arrest warrant by a court of competent jurisdiction showing that the officer has reasonable cause to believe an animal is being maintained in the building in violation of this title.
- 3. No person shall deny, prevent or obstruct the director of the animal control department, an animal control officer, or other employee appointed or contracted by the animal control department, from enforcing any provisions of this title.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 17 of Ord. 1985-12-06)

8.19.020 Misdemeanor.

- 1. Any of the following violations of this title is a misdemeanor punishable upon conviction by not more than one (1) year in jail and/or a fine not to exceed one thousand dollars (\$1,000):
 - a. Section 8.07.300 (wild animals);
 - b. Section 8.11.060 (nuisances);
 - c. Section 8.11.070 (cruelty);
 - d. Section 8.11.071 (duty when striking with motor vehicle);
 - e. Section 8.19.010 (obstruction);
 - f. Section 8.19.070 (failure to respond to notice);
 - g. Section 8.19.140 (rabies control).
- 2. Any violation of any other provision of this title shall be a misdemeanor punishable by a fine of not more than one thousand dollars (\$1,000).

(Sec. 1 of Res. 1981-04-108; Sec. 20 of Ord. 1987-11-37)

8.19.030 Civil penalty.

In addition to or as an alternative to any other penalty provided herein or by law, any person whose animal or facility regulated herein is maintained in violation of this title shall incur a civil penalty as provided in Section 8.19.070.

The civil penalty provided in this chapter shall generally be applied to first violations or other violations when deemed effective. The criminal penalty shall be used when, in opinion of the prosecuting attorney, in consultation with the animal control director, the civil remedy will not be effective, timely, or when the violation is a second or subsequent violation. (Sec. 1 of Res. 1981-04-108; amended by Sec. 21 of Ord. 1987-11-37)

8.19.040 Impoundment.

The county animal control department may apprehend any animal found doing or involved in any of the acts defined as a public nuisance and/or being subjected to cruel treatment as defined by law. After such animals are apprehended, the county animal control department shall determine whether they are licensed or otherwise identifiable, and, if reasonably possible, return the animal to the owner, together with a notice of violation of the code. If it is not reasonably possible to immediately return the animal to its owner, the county animal control department shall notify the owner of the animal within a reasonable time by telephone, mail, direct personal contact or posting at the residence of owner that the animal has been impounded and may be redeemed at the designated animal holding facility.

Any unlicensed animal impounded pursuant to this title shall be held for at least seventy-two (72) hours commencing with apprehension. For licensed animals, the holding period shall be at least one hundred twenty (120) hours commencing upon notification to the owner of such impoundment. If reasonable attempts have been made by the appropriate authority to notify said owner but without success, the licensed animal shall be held for at least one hundred twenty (120) hours from the time of apprehension. All impound periods shall continue to run during those hours when the designated impound facility is not open for business. Any animal not redeemed by its owner during the prescribed period may be humanely destroyed or placed for adoption to a new owner. Should the original owner wish to redeem an animal that has been held, he shall first be required to pay all redemption costs as outlined in this chapter. The use of a payment plan may, at the discretion of the director of animal control, be used.

Should the original owner wish to redeem an unlicensed dog or cat that has been held, in addition to paying the required redemption costs as outlined in this chapter, he shall be required to purchase the appropriate license at the time of redemption. If required rabies or spay/neuter information is lacking, the licensing fee shall be accepted and the application processed in accordance with Sections 8.07.070 and 8.07.250.

Should the animal be suffering from serious injury or disease that would endanger the other sheltered animals or cause the animal to endure unnecessary pain and suffering if left untreated for at least twenty-four (24) hours as determined by a licensed veterinarian, or continues to act in a feral manner after a reasonable observation period, the animal control department or its employees or agents, the animal may be destroyed prior to the expiration of the required holding period. Such cases shall be documented on the animal custody report.

No live animals shall be used, sold or donated for experimental purposes. The owner of any animal impounded pursuant to the provisions of this title may recover said animal pursuant to the provisions of Section 8.19.060; PROVIDED, that redemption may be denied pursuant to Sections 18.18.120 and 18.18.130 or to an owner who has cruelly treated such animal as defined in Section 8.11.080.

Animals delivered for impoundment by a police officer who removed such animal from the possession of a person in the custody of the police officer shall be held for the period prescribed in this section. An impoundment receipt shall be given to the police officer who shall deliver such

receipt to the person in custody from whom the animal was taken. The impoundment receipt shall recite redemption requirements and shall serve as the notice to the owner required in this chapter.

The above return and notification requirements shall not apply to any animal that is deemed abandoned under the provisions of RCW Chapter 16.54. For purposes of this section, such animal shall be deemed to be without owner. (Sec. 1 of Res. 1981-04-108; amended by Sec. 29 of Res. 1984-12-65; amended by Sec. 18 of Ord. 1985-12-06; amended by Sec. 22 of Ord. 1987-11-37; amended by Sec. 22 of Ord. 1993-08-13A)

8.19.050 Impoundment register.

The impounding authority shall maintain a register of all animals impounded pursuant to this chapter, and such register shall show the identification tag number, if any, species and the breed of the animal, a description of the animal by coloring and marking, the time and date of the animal's impoundment, the name of the officer impounding the animal, the area in which such animal was picked up, the method and time of notifying the owner, if known, of redemption procedures, and the disposition of the animal and the date and time thereof. (Sec. 1 of Res. 1981-04-108)

8.19.060 Redemption.

Any animal impounded pursuant to the provisions of this title may be redeemed upon payment of the redemption fee as herein provided and upon evidence that the violation has been corrected. The correction of a violation includes, but is not limited to, the licensing of any unlicensed animal required by this title to be so licensed. The redemption fee for an animal includes the costs of apprehension and transportation and the costs of impoundment and care of the animal, including veterinary fees. Any license fees or civil penalties due and owing shall be in addition to the redemption fee. The redemption fee shall be set in accordance with the following schedule:

- 1. Impoundment:
 - a. First in a twelve (12) month period: \$15.00
 - b. Second in a twelve (12) month period: 30.00
 - c. Third and subsequent in a twelve (12) month period: 60.00
- 2. Daily care: For each twenty-four (24) hour period, or portion thereof, from the time of impoundment:

a. Dog or cat: \$10.00b. Poultry: 10.00c. Livestock: 25.00

In the case of other animals or litters of puppies, the greater of the actual costs or five dollars (\$5) per day will be charged.

- 3. Veterinary costs: actual costs incurred for emergency medical care with a minimum charge of twenty-five dollars (\$25) for each veterinary visit.
- 4. Transportation:
 - a. Livestock. See Section 8.03.020;
 - b. Cats and dogs fifteen dollars (\$15) plus fifty cents (\$0.50) per mile traveled to locate and transport the animal;
 - c. Other animals actual costs incurred, with a minimum charge of twenty dollars (\$20) per animal.

All charges are billed to the owner even if the animal is not reclaimed. (Sec. 1 of Res. 1981-04-108; amended by Sec. 30 of Res. 1984-12-65; amended by Sec. 23 of Ord. 1993-08-13A)

8.19.070 Notices of violation and/or abatement.

- 1. Whenever a county animal control officer has reasonable grounds to believe that an animal or facility is violating or being maintained in violation of this title, he shall be authorized to issue to the violator a notice of violation or an abatement notice containing:
 - a. The name and address, if known, of the owner or person in violation of the resolution codified herein:
 - b. A statement that the animal control officer has found the animal or facility to be maintained illegally, with a brief description of the violation;
 - c. A statement assessing a civil penalty for each violation, which penalty(ies) shall be paid to the county within thirty (30) days from the date of issuance. The penalties assessed against the violations grouped as below within any twelve (12) month period will be as follows:

Violation	1st Offense	2nd Offense	3rd Offense
Unlicensed animal 8.07.010 & .200	\$ 25.00	\$ 50.00	\$100.00
Nuisance Violations 8.11.060			
(1) Noise	100.00	200.00	400.00
(2) Property damage	100.00	200.00	400.00
(4) Threatening	75.00	150.00	300.00
(12) Health code	75.00	150.00	300.00
(13) Vicious	100.00	200.00	400.00
(14) Possessing wildlife	75.00	150.00	300.00
(18) Injury	75.00	150.00	300.00
Quarantine violations 8.19.140/ Obstructing an officer 8.19.010(3)	100.00	200.00	400.00
Cruelty to animals 8.11.070	100.00	200.00	400.00
Facility Violations 8.07.100 to .190; Chapter 8.11	50.00	100.00	200.00
All other Violations	50.00	100.00	200.00

d.

Late payment penalties:

If unpaid between 30 and 60 daysoriginal penalty plus 100% If unpaid between 60 and 90 daysoriginal penalty plus 200%

At the discretion of the director of the animal control department, any penalty, or portion thereof, imposed as described above may be converted to community service hours. The community service hours will be administered by the Clark County corrections department. The Clark County corrections department will convert the dollar amount indicated by the director of the animal control department to a certain number of hours of community service to be worked based upon the prevailing conversion rate that the Clark County corrections department credits dollar amounts of fines into community service hours. At the discretion of the director of the animal control department or his authorized personnel, any civil penalty(ies) not paid within thirty (30) days from the date of issuance of the notice of violation may be assigned to a collection agency for collection;

e. A statement setting out any order of abate ment and a reasonable period during which to comply as determined by the animal control officer;

- f. A statement advising that if any required abatement, or other corrective action, is not complete within the time specified, or any civil penalty is not timely paid, the animal control officer shall report such noncompliance to the office of the prosecuting attorney, which shall have authority to issue a criminal citation, charging such person with violation of this title, and that the animal control department may take such other recourse as is provided for within this title;
- g. A statement that the determination of violation or imposition of any penalty may be appealed by filing written notice of appeal with the director of the animal control department within twenty (20) days of service of the notice of violation;
- h. The notice of violation or abatement notice and order shall be served on the owner or keeper of the animal or facility in violation of this title either personally or by mailing a copy of such notice by certified mail, postage prepaid, return receipt requested, to the person at his last known address.
- i. Proof of personal service of the notice shall be made at the time of service by a written declaration under penalty of perjury executed by the person effecting service, declaring time, date and manner in which service was made.
- j. A notation stating that failure to respond to this notice of violation and/or abatement notice by timely payment of civil penalties, timely compliance with the abatement notice, timely performance of the community service hours, or timely appeal is a misdemeanor punishable as provided for in Section 8.19.020.
- 2. Notices of violation issued for violations of the pet licensing requirement as set forth in Sections 8.07.010 and 8.07.020 may be dismissed by the director of the animal control department upon proof that the required pet license(s) have been obtained within ten (10) days of service of the notice(s) of violation.
- 3. Any person who has been issued a notice of violation or order to abate pursuant to this chapter and who wilfully fails to respond to the notice of civil violation by either the payment of the civil penalty and all late payment penalties within ninety (90) days of issuance or to the order to abate by compliance therewith within the time specified in the order, or by the timely filing of a notice of appeal shall be guilty of a misdemeanor regardless of the disposition of the notice of violation or order to abate.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 31 of Res. 1984-12-65; amended by Sec. 19 of Ord. 1985-12-06; amended by Sec. 23 of Ord. 1987-11-37; amended by Sec. 24 of Ord. 1993-08-13A; amended by Sec. 1 of Ord. 1996-01-16)

8.19.080 Appeals.

- 1. Any person appealing a determination under this title shall file in writing with the director of the animal control department and within thirty (30) days, or the period otherwise provided in this title, of the notice of adverse action, a written appeal containing:
 - a. The names of all appellants participating in the appeal;
 - b. A brief statement setting forth the action protested and reasons why it is claimed the protested action should be reversed, modified or otherwise set aside;
 - c. The signatures of all parties named as appellants and their official mailing addresses:
 - d. The verification (by declaration under penalty of perjury) of at least one (1) appellant as to the truth of the matters stated in the appeal.
- 2. Upon filing an appeal, a place and time for hearing shall be set by the director of the animal control department. If, for whatever reason, the appellant is unable to attend the hearing on the date set by the director of the animal control department, the hearing may be rescheduled one (1) time only, only if such a request is received prior to three (3) working days before the hearing date. Failure to provide three (3) working days' notice of request for cancellation, and subsequent failure to attend the hearing, will result in the assessment of costs related to the conducting of the hearing in addition to civil penalty as

- stated on the notice of violation. Additional rescheduling of appeals may only occur upon payment of a fee of thirty-five dollars (\$35) related to the cost of the conducting of the hearing.
- 3. Failure of any person to file an appeal in accordance with this section, or failure of any person who has filed an appeal to attend the scheduled hearing, shall constitute a waiver of his right to an administrative hearing and the actions of the animal control officer(s) will be upheld. In the event of any person who has filed an appeal but fails to attend the scheduled hearing, the costs related to the scheduling of the hearing will be assessed him in addition to the civil penalty(ies) as stated on the notice of violation.
- 4. Enforcement of any violation notice issued under this chapter shall be stayed during the pendency of an appeal, except the impoundment of an animal which is vicious or cruelly treated.
- 5. For the purpose of deciding appeals under this chapter, the board of county commissioners may designate the hearings officer (Section 8.19.170), the advisory board, or a subcommittee of the advisory board as provided for in Section 8.01.030, as an appeal hearings tribunal.
- 6. The board or its appointed hearings tribunal shall have the power and authority to make all final determinations in matters brought before it under this title including the authority to alter, modify, reverse or affirm the violations appealed from. The director of the animal control department and his officers shall have the burden of proving the violation, which burden shall be met by a preponderance of the evidence.
- 7. A copy of the final order shall be mailed to the appellants within three (3) days, exclusive of Saturdays, Sundays and holidays, following the entering of a written order under this section.
- 8. An order by the hearing authority relating to an appeal under this section shall be final and conclusive unless within ten (10) days from the date thereof any party of record makes application to a court of competent jurisdiction.
- 9. A person may not appeal those notices of violation issued for unlicensed pets (Sections 8.07.010 and 8.07.200); determination of these violations may be resolved as set forth in Section 8.19.070(2).

(Sec. 1 of Res. 1981-04-108; amended by Sec. 32 of Res. 1984-12-65; amended by Sec. 20 of Ord. 1985-12-06; amended by Sec. 24 of Ord. 1987-11-37)

8.19.090 Personal obligation.

The civil penalty and costs of abatement are personal obligations of the animal owner. The prosecuting attorney on behalf of the county may collect the civil penalty and abatement costs by use of appropriate legal remedies. In cases of small claims, the county animal control agency shall be authorized to collect such costs, fees, penalties, as shall be owing. (Sec. 1 of Res. 1981-04-108)

8.19.100 Costs of enforcement action.

In addition to costs and disbursements provided for by statute, the prevailing party in a collection action under this title may, in the court's discretion, be allowed a reasonable attorney's fee. The prosecuting attorney shall seek such costs and attorney's fees on behalf of the county, when the county is the prevailing party. (Sec. 1 of Res. 1981-04-108)

8.19.110 Compromise, settlement and disposition of suits.

The prosecuting attorney is authorized to enter into negotiations with the parties or their legal representatives named in a lawsuit involving any provision of this title for the collection of civil penalties to negotiate a settlement, compromise or otherwise dispose of a lawsuit when to do so will be in the best interests of the county; PROVIDED, that a report shall be submitted to the board and to the animal control director in any instance where a compromise settlement is negotiated. (Sec. 1 of Res. 1981-04-108; amended by Sec. 33 of Res. 1984-12-65)

8.19.120 Habitual violator.

In addition to any legal remedy available under the provisions of this title, the county animal control department may personally notify and direct in writing the owner of any animal which is the subject of more than three (3) separate notices of violation or abatement notices in any twelve (12) month period to abate and remove said animal from the county within ninety-six (96) hours from the date of said notice, or in the alternative, to abate and transfer ownership and possession of said animal to another person not living at the same place of residence. Such notice to abate shall state the method of appealing the order which shall be in the manner provided for in Section 8.19.080, except that any appeal must be filed before closure of the animal control department's office on the second business day following service of the notice. If such animal is found in violation of the abatement notice after ninety-six (96) hours have elapsed from the date of notice, or the date of affirmance of such order if a timely appeal is filed, said animal shall be abated and removed by the animal control department by impoundment, subject to all impoundment procedures; PROVIDED, HOWEVER, said animal may not be returned to the same residence or property from which it was impounded or where it resided. (Sec. 1 of Res. 1981-04-108; amended by Sec. 34 of Res. 1984-12-65; amended by Sec. 21 of Ord. 1985-12-06)

8.19.130 Habitual attacker.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 22 of Ord. 1985-12-06; repealed by Sec. 25 of Ord. 1987-11-37)

8.19.140 Rabies control.

- It is unlawful to own, keep or harbor any species of animals designated as unlawful by the Washington State Department of Health pursuant to WAC 248-100-450(1) by reason of such species being a transmitter or rabies to human beings, including any skunk, fox or raccoon, except under circumstances permitted by said WAC 248-100-450(1), which is incorporated herein by reference.
- 2. In the event that any animal has bitten a human being, the department may quarantine such animal for a period of up to fourteen (14) days. In the event that the animal control department has reason to suspect that an animal is rabid, the appropriate officials of the Southwest Washington Health District shall be notified and the animal control department shall coordinate any further activities with said health district. Said health district shall have jurisdiction over any matter possibly involving rabies. WAC 248-100-450 and -451 and -452, together with amendments thereto, are incorporated herein by reference and prevail over any conflicting provision of this title in any suspected rabies matter.
- 3. Quarantine is defined as the keeping of a biting animal or the suspected biting animal separate and apart from other animals and people for a period of up to fourteen (14) days. The animal must not be kept in any area that is accessible to other animals or persons, but may be kept indoors, caged, or confined in a completely fenced yard by a chain or secure harness device. Should the quarantine be broken, the animal may be impounded and held in the animal shelter or other suitable location at owner expense for the remainder of the quarantine period. Redemption is subject to payment of any fees allowable under this title.

(Sec. 1 of Res. 1981-04-108; amended by Sec. 35 of Res. 1984-12-65; amended by Sec. 23 of Ord. 1985-12-06; amended by Sec. 26 of Ord. 1987-11-37)

8.19.150 Dead/injured animals.

The director of the animal control department, upon request, shall have the authority to assess a fee for the picking up, and disposing of or caring for, any dead or injured animal not provided for in Chapter 8.03 of this title from private property; PROVIDED, HOWEVER, that said fee be reasonably commensurate with the related actual costs;

PROVIDED, FURTHER, that said fee shall not exceed thirty dollars (\$30.00) unless a greater amount is agreed to in writing in advance by the person requesting such pick-up. The assessment may be made against the animal's owner if such can be determined, or against the

owner of the property upon which the animal is found, or both. (Sec. 1 of Res. 1981-04-108; amended by Sec. 36 of Res. 1984-12-65)

8.19.160 Legal or equitable relief.

The director of the Clark County animal control department, in addition to the use of any other remedy herein set out, may seek legal or equitable relief to enjoin acts or practices and abate any conditions which consitute a violation of this title or other regulations here adopted. (Sec. 1 of Res. 1981-04-108)

8.19.170 Hearings officer—Appointment.

One or more hearings officers shall be appointed by the board to hear civil appeals relating to the enforcement of this title. The hearings officer may be a county employee but shall not be an employee of the departments of animal control, sheriff, the auditor, or the prosecuting attorney. Contracts may be entered into with private persons to act as hearings officers, to be compensated as shall be provided from monies available and budgeted. (Sec. 37 of Res. 1984-12-65)

8.19.180 Hearings officer—Powers and duties.

The hearings officer shall hear appeals from any civil violations, abatement notices or other actions due to the enforcement of this title. The hearings officer shall have the authority to act as does the hearings tribunal. Final orders shall be sent to the director of the animal control department within two (2) business days of the appeal hearing. (Sec. 38 of Res. 1984-12-65)

8.19.190 Police dogs.

All police dogs and all dogs being trained as police dogs shall be exempt from all provisions of this title, with the exception of Section 8.19.140 (Rabies Control). If a police dog is required by Section 8.19.140 to be quarantined, such dog will be remanded to the control of its handler. Police dogs so controlled may be used in the line of duty. All police dogs and all dogs being trained as police dogs shall be exempt from all licensing fees, but such dogs shall be registered. (Sec. 27 of Ord. 1987-11-37)